mzee kagwa arungangota sakwasakwa aka james aggrey kweggyirr arunga, sabbathian --- a servant of the Lord THE DOCTRINE OF SABBATH-SEALED AND EVANGELIC "I SURRENDER ALL" PRAISE TO THE LORD IN THE WORD OF THE HOLY TRINIT kagwa was born prematurely at Dawn December 25, 1937 with unmatched unwavering stubborn moral gift ALL NATIONS: KEEP THE SABBATH, KEEP THE SABBATH" AND BELIEVE IN IT AND THE WORD OF GOD TO "ALL YE PEOPLE OF

ELDER JAMES, PRAYER AND

TITLE I

IN THE

United States District Court
Southern District of Texas
FILED

JUN 9 2016

UNITED STATES DISTRICT COURT
FOR SOUTHERN DISTRICT OF TEXAS

David J. Bradley, Clerk of Court

D.C.NO.

16-119

UNITED STATES(U.S.)GOVERNMENT-THE COMITY-GOVERNMENT OF DEMOCRACY OF/BY/FOR WE THE PEOPLE: JUS HETERO GENERATIO-PROPAGATIONAL POSTERITY-CITIZENSHIPS; TEXAS AND 26-STATES OF UNION; JAMES AGGREY-KWEGGYIRR ARUNGA, DOREEN H. LEE AND ALL OTHER ALLIES OF THE UNITED STATES OF AMERICA, SIMILARLY, SITUATED,

PLAINTIFFS

V.

BARACK HUSSEIN OBAMA, JOSEPH "JOE" BIDEN, 7+-YEARS IMPERIAL ADMINISTRATIONS AND EXPULSION FUZES OF PRESIDENT
BARACK HUSSEN OBAMA AND VICEPRESIDENT JOSEPH "JOE" BIDEN; SCOUTUS DICTUM EXPULSION FAINAIGUING FUZES OF BREYER, S., GINSBURG, R.B., KAGAN, E., AND KENNEDY, A.M.,
AND AMERICAN CIVIL LIBERTY UNION (ACLU)/LYNCH & GUPTA,
SPECIALCOUNSEL, BAGNIO OF LGBTHOMOSEXUAL STATE-CLAN; Com.C.COLVIN,
SSADMN.; DONALD TRUMP POPULOUS PRESIDENTIAL PRIMARYPAIDOFF
ELECTION-EXPULSION/STATESWIDE WINS AS MOOT, NOLE AND VOID FUZES,
DEFENDANTS

21ST-CENTURY IMPEACHMENT-FORFEITURE CLASS ACTION LAWSUIT AGAINST BARACK HUSSEIN OBAMA, JOSEPH"JOE" ROBINETTE BIDEN & AGAINST 7+-YEARS OF OBAMA-BIDEN IMPERIAL ADMINISTRATIONS

BY: JAME

JAMES A-K ARUNGA PRO SE

ARUNGA & LEE
POST OFFICE BOX 11521
EUGENE, OR 97440-3721

THE HOLY LAW

It is written and commanded by God, covenantly sealed with the Lord, to and all people of the nations of many tongues, to receive by grace in Christ Jesus, the righteousness according to **THE LAW OF GOD:**

- I. "Thou shalt have no other gods before ME."
- II. "Thou shalt not make unto thee any graven image, or any likeness or anything that is in heaven above, or that is in the earth beneath, or that is in the water under the earth. Thou shalt not bow down thyself to them, nor serve them, for I the Lord thy God am a jealous God, visiting the iniquity of the fathers upon the children unto the third and fourth generation of them that hate Me; and showing mercy unto thousands of them that love Me, and keep My commandments."
- III. "Thou shalt not take the name of the Lord thy God in vain; for the Lord will not hold him guiltless that taketh His name in vain."
- IV. "Remember the Sabbath day, to keep it holy. Six days shalt thou labor, and do all thy work; but the seventh day is the Sabbath of the Lord thy God. In it thou shalt not do any work, thou, nor thy son, nor thy daughter, nor thy manservant, nor thy maidservant, nor thy cattle, nor thy stranger that is within thy gates. For in six days the Lord made heaven and earth, the sea and all that in them is, and rested the seventh day: Wherefore the Lord blessed the Sabbath day, and hallowed it."
- V. "Honor thy father and thy mother, that thy days may be long upon the land which the Lord thy God giveth thee."
- VI. "Thou shalt not kill."
- VII. "Thou shalt not commit adultery."
- VIII. "Thou shalt not steal."
 - IX. "Thou shalt not bear false witness against thy neighbor."
 - X. "Thou shalt not covet thy neighbor's house; thou shalt not covet thy neighbor's wife, nor his manservant, nor his maidservant, nor his ox, nor his ass, nor anything that is thy neighbors."

THE HOLY BIBLE (KING JAMES VERSION):

-EXODUS 20:1-17

Revelation 22:1-21

Romans 05:1-21

(PAGE-i)

TITLE I(a) CLASS ACTION IMPEACHMENT CAUSES

18-Previous and 7+-concurrent years, the Designated Defendants' administrations premeditated to undo United States (U.S.) Government, Comity-Government of Democracy of/by/for We The People et al--Plainting ffs; under Cult-Imperial-Ochlocracy(CIO), by Silent-Coup d, etat that has been carried out in well designed variegated forms of linear existing fortior evidence of: 1. Abandonment of the United States Government USAMilitary Surge-Security-and-Safety--Common Defense Preamble Provision bestowed upon the President of the United States Government as Commander-in-Appendix; also Titles II/Pages 1-21, Infra. 2. Disavowing Oath-Obligations required to support DichotomyWrit--Supreme Law of the Land for United States (U.S.) Government, Comity-Government of Democracy of/by /for We The People et al. Id. 3. Overthrowing Comity-Government Obligations of the United States Government by Expulsion Directives - Fuzes of Obam-Biden Cult-Imperial Ochlocracy; HarryReidObamaBidenDelusions' Bills of Attainder/ex-post facto Expulsion Ochlocracy-Fuzes; and Obama-Biden Administrations-HarryReid-Clintons'-ClintonFoundationIncKickbackDamnEmailKerryIranBribery-Moneylaundring Expulsion-Fuses; aiding Terrorists to . attack and endangering the United States and allies of the Government of the United States of America.id. 4-

The second secon

SCOUTUS FORUM of Breyer-Ginsburg-Kagan-Kennedy legislating fainaiguing-cover-ups Expulsion Dicta-Fuzes of immorality and obstructions of JUSTICE to protect the cruel and heinous LGBT-Cult practices that are immoral, inhuman, and believe in Carnalbehavior-Androgynous Mental-Abnormalities/DefunctGomorreanSodomy; to wit: Lesbian denotes -- a female-androgynous prostitute; Gay denotes -- a male-androgynous prostitute; Queer-denotes Bisexual androgynous prostitute(Clintonsoral-onanism); Transgender denotes female-male-female/or male-femalemale androgynous prostitutes and altogether amount to denotatively and denotedly insimul computassent lifeless inhuman androgynouscarnalbehiorish mental abnormalities defunct in Sodom and Gomorrha wanting HETERO LINEAR OF IUS as Right in Nature(LIFE), and Law in Manner(Adam&Eve or Life-GenerationalPropagational--WE...The People..States UnitedStates---Government) of heterosexualdescendants--Nations. Id. Note: Title II/Page 1, Infra. COURT IS REQUESTED TO GRANT PLAINTIFFS THEIR 21ST CENTURY CLASS ACTION AND EMPANEL THE JURY AND THE JURY TRIAL TO BEGIN BY/FROM JULY 1. 2016 FOR PLAINTIFF SARE READY TO PROVE THEIR CASE.

AFFIDAVIT

I, James Aggrey-Kweggyirr Arunga, pro se and victim of the Designated-Captioned-Defendants and their associates, declare under penalty of perjury that I have executed this legal instrument to the best of my knowledge as true and correct, dated on June 07,2016, by:

JAMES A-K ARUNA

TITLE II

QUESTION(S) PRESENTED

United States Government, linearly founded Α. entity of Comity-Government of Democracy of/by/for We The People et al; denotatively denotes power separations of Legislative, Executive and Judiciary Branches. September 1787-December 1791 DichotomyWrit of Manifest Regard Preamble Provisions' Authority-and-Grandeur Standing * Bills of Rights' Power, Dehors. The Documentary History of Ratification of the Constitution, Vol.I Constitutional Documents and Records 1776-1787, by Merrill Jensen and John Kaminiski; RATIFICATION, The People Debate the Constitution 1787-1788, by Pauline Maier; Origins of the Bill of Rights, by Leonard Levy, Pages xi-259; MORE PER-FECT UNION, by William Peter, Pages 1-181; THE CITIZEN'S CONSTITUTION, by Seth Lipsky, Pages XI-287; THE CONSTITUTION, by Joseph Welch, Pages 1-111, insimul computassent virsus-EXPULSION FUZES listed in paragraphs 1-3 below: 1. Designated-captioned-Defendants.

Title I, Supra; Titles II,-, Infra Appendix.

- 2. Business of 18-previous and 7+-concurrent years (a) of defendants' imperial administrations; (b) of defendants' attaint legislations; (c) of defendants' "SCOUTUS" forum legislating dictum-fainaiguings; (d) of defendants' delusionally constructing improper cult-ochlocracy-fuses to undo the United States Functions of Comity Government; (e) of defendants' contortively conducting expulsion fuses obstructing justice. Idf.
- evidence, in premeditated actual frauds; contortively—committing Treason Actions, Clintons' ClintonFoundationIncEmail PeddlingPiddleKickbacks(Bribes) Activities, IranNuclearDeal Bribery Acts, "SCOUTUS"

 Dicta for carnalBehavior androgynousSodomy; attainder/ex post facto nuclioptio—fuse; Obama-Biden Expulsion Imperial Directives' FUZES. Id. INTER ALIA, PLAINTIFFS' Question(s) present fortior merits for Impeachment with prejudice against Defendants. Titles I; IIA: 1-3, Supra; also, Titles III—, infra. Appendix.

HTLE III

PART-I: PARTIES TO THE IMPEACHMENT PROCEEDING

- A. Party-Plaintiffs To This Impeachment Proceeding Are:
 - United States(U.S.) Government, The Comity-Government of Democracy of/by/for We The People et al, in the Capacity of Jus Hetero Generational-Propagational Posterity -- (a) Texas and 26-States of the Union----; (b) James Aggrey-Kweggyirr Arunga, Doreen H. Lee.
 - Allies and all other Hetero Generational-Propagational Nationalities of the United States of America, similarly, situated, Post Office Box *11521, Eugene, OR 97440-3721
- B. Designated Party-Defendants To This Very Impeachment Proceeding Are:
 - 1. 7* years Imperial Administrations and expulsion Directives'-Fuzes--(a) Barack Hussein Obama, Joseph "Joe" Robinette Biden and Susan Rice, 1600 Pennsylvania Avenue, N.W., White House, Washington, D.C. 20502; (b) Eric Holder and Loretta Lynch, U.S.Department of Justice, 950 Pennsylvania Avenue, N.W., Washington, D.C. 20530-0001; (c) John Kerry, U.S. Department of Secretary of State, C-Street, NW, Washington, D.C. 20520; (d) Eric Holder, Covington & Burling LLP, One City-Center, 850 Tenth Street, NW, Washington, D.C. 20001-4956; (e) Hillary D.Rodham/Hillary Rodham-Clinton, William Jefferson Clinton, ClintonInc-Bengazi-DmnEmailKickbacks(Enemies'Bribes), Clinton Foundation, 1271 Sixth Avenue, New York, NY 10020 10020; (f) Harry Reid-Kerry-Iran-NuclearDeal Expulsion Sanctions Bribery-Fuze, Harry Reid (D-NV), 522 HartSenate Office Building, Wash-
 - ington, D.C.20510; LaneCountyLtdBrd-Scrty/Hpkns. SCOUTUS Forum of Breyer, S., Ginsburg, R.B., Kagan, E., Kennedy, A of Expulsion Fainaiguing Dictum Fuzes, and JusticeObstructions, Supreme Court of United States, 1 First Street, N.E., Washington, D.C. 20543. Donald Trump, NY, NY; SSADMN. Baltimore, Maryland /Jamaica, NY; EugenCity-MayorCncl-EgnPblcLibrary; Egn-Sprngfld Medc-Unit; EgnSsO, OR.

PART-II: PERMISSUBLE PARTIES TO THE AMENDED PROCEEDING(s), U.S.C.A. 18: RICOFORFEITURE-241, 1956 & 1957 ET SEQ.

PAGE-4 TITLE IV CITATIONS IN THIS IMPEACHMENT PROCEEDING

- A. Party Designated-Defendants are Prima Facielly
 Accessorial Agents: 1. Aiding National and International Terrorists; 2. Adhering to worldwide enemies' heinous criminal actions, activities, acts to attack, murder and exterminate United States
 Government, Comity-Government of Democracy of/by/
 for We The People...Hetero Posterity---Generational Propagational citizens and allied Nationalities of The United States of America. Appendix
 Kelly File(in chronological Compendium),
 by, Megyn Kelly, U.S.November 2008 Elections--FXNS.
- B. Expulsion Directives'-Fuzes of Accessorial Fortias of 7+-Years Imperial Administrations of Barack Hussein Obama, Joseph "Joe" Robinette Biden and Susan Rice; Eric Holder, Loretta Lynch, John Kerry, Hillary D. Rodham/Hillary Rodham-Clinton, William Jefferson Clinton, Harry Reid; and, indefinite contortive Expulsion Dictum Fainaiguing fuzes of Obstructions of Justice, legislated by SCOUTUSForum of Breyer, S.. Ginsburg, R.B., Kagan, E., and Kennedy, A invoke Authority of Sua Sponte Jurisdiction of Preamble Provisions-Bill of Rights Manifest Regard GRANDEUR Standing Peremptory Dichotomus WRIT, dehors, against Designated Defendants and their Cult-Ochlocracy's Expulsions Imperial and SCOUTUS Fainaiguings.Id.

TLE V

PAGE-5 JURISDICTION

- A. Sua Sponte Jurisdiction of Preamble Provisions-Bill of Rights Manifest Regard GRANDEUR Standing Dichotomus Peremptory WRIT, dehors: Upholds, indefinitely, the United States(U.S.)Government, Comity-Government of Democracy of/by/for We The People...et al, against Designated-Defendants and their imperial delusions; Grants Impeachment Judgment against Defendants.Purview Origins of the Bill of Rights, PERFECT UNION, THE CONSTITUTION, and CITIZEN'S CONSTITUTION, Supra.
- B. STATEMENT OF UNITED STATES CONSTITUTION JURISDICTION:
 Article III, Amendments I, VII,XII; U.S.Supreme Court
 Rule 18, for Article III Impeachment removing Designated Defendants and Defendants Imperial Expulsion
 Directives'-Fuzes and SCOUTUSForum's Obstructions of
 Justice Fainaiguing-Fuzes, from the Property and Functions as well as from functioning in official duties
 and responsibilities of United States Government, the
 Comity-Government of Democracy of/by/for We The People
 et al. Jurisdiction-A, Supra.
- C. STATEMENT OF JURISDICTION'S PROCEEDING: U.S.C.A. 28,
 2101 et seq., U.S.Supreme Court Rule 18, for Direct
 Appeal from U.S.Dstr.Crt.on Question Presented; F.R.C.P.,
 Rules 23 and 52(a), for Class Action and Found Fact on
 Merits , for United States Government et al, against
 Designated Defendants and Defendants' Expulsion-Fuzes.Id.

D. STATEMENT OF ARTICLE III FACTUAL JURISDICTION:

- 1. To the extent that Designated Defendants Barack Hussein Obama, Joseph "Joe" Robinnette Biden, Susan Rice, Eric Holder, Loretta Lynch, John Kerry, Hillary D. Rodham/Hillary Rodham Clinton, William Jefferson Clinton, Harry Reid et al, aka, 7+-Years Imperial Administrations of President Obama and VicePresident Biden PREMEDITATED TO COM-MIT Treason Actions; ClintonInc Kickbacks(Bribes) andor Bengazi-DamnEmail heinous Bribery peddling-Spindle Fuzes Activities: High-heinous Acts and Kerry-IranNuclearDeal BriberySanctions; NOTE: on/from November 2008__, said Defendants intentionally abandoned National International Military-USA-SURGE Security-and-Safety; aided and adhered to worldwide Terrorists to invade, threaten; and attack, murdering Citizens and allied Nationalities of the United States of America. Kelly File, by Megyn Kelly, Supra. APPENDIX.
- To the extent that Designated Defendants--7+-Years Imperial Administrations of President Obama and Vice-President Biden; Defendants SCOUTUS finaglingForum of Breyer, S., Ginsburg, R.B., Kagan, E., and Kennedy A., collectively premeditated, from president-vice president-Elect results, effective or thereafter 2-November-2008--, to commit heinous contortive actions,

activities, acts; NOTE: beginning January 2009, said Designated Defendants disavowed Constitutional OATH'S OBLIGATIONS; instead, the said Defendants OPERATE EXECUTIVE AND JUDICIAL BRANCHES of United States Government, under Obama-Biden Imperial Administrations Expulsion Directives' Fuses and under SCOUTUS finaglingForum's Expulsion Fuzes of LEGISLATING OBSTRUCTIONS OF JUSTICE DICTA! Kelly File, by Megyn Kelly, Supra. Appendix.

TITLE VI

STATEMENT OF ISSUE(S) ON MERITS

- A. Jurisdiction's Merits of Question Presented Supra,

 ISSUE: United States (U.S.) Government, Comity-Government

 of by for We The People, Intact vowed-Democracy; Defined as

 alpha-and-omega Sua Sponte meritorious JURISDICTION,

 DEHORS. Origins of the Bill of Rights, by Leonard W.

 Levy and MORE PERFECT UNION, by William Peter, Supra.
- B. Identically, said Question presents Hetero Ius in joint-linear evidence of "Right"-in-Nature-and-"Law" in Manner; i.e. Hetero in Conformity-Unit--Marriage of Adam-and-Eve is hetero-generational and Equidimensional propagation-posterity binding with our fore-Fathers and fore-Mothers; Allies and Citizens of United States Government of America, Dehors. Id.
- C. Jurisdiction's Merits of "This Constitution" is only wayto solve

 1. Bengazi Ambassador's death; linears fortion evidence of

PAGE~8

Defendants. Thus, their Electoral Colleges are null and void, effective January 2009 to January 2017 and beyond; for said Defendants, in their own Treason Actions, Heinous Criminal Activities and Bribes' Acts, aiding World Terrorists and enemies to wedge wars against Allies and Citizens of United States, abandoned National International Ordained Military-USA-Common Defense-SURGE SECURITY AND SAFETY which said Preamble Provision--Common Defense, is bestowed upon President-- Commander-in-Chief of United States of America. Origins of the Bill of Rights and MORE PERFECT UNION, Supra. Appendix.

2. IDENTICALLY, Defendants as they disavow required OATH'S OBLIGATIONS link Congressman Harry Reid;
Barack Hussein Obama; Joseph "Joe" Robinette Biden;
Obama-Biden Imperial Administrations andor executive officials/officers; and, Judicial dictum-Forum of Breyer-Ginsburg, Kagan-Kennedy and their SCOUTUS's Obstructions of Justice Dictum-Fuzes, COLLECTIVELY, to DEFY/DEFIED the United States "Constitution" of/by/for We the People of United States of America", which said 'Gonstitution has Sua Sponte Jurisdiction, dehors, TO-IMPEACH THE DESIGNATED DEFENDANTS, from United States Government. THE CONSTITUTION and CITIZEN'S CONSTITUTION, Supra Appendix

TILE VII UNITED STATES COMITY-GOVERNMENT BINDING MERITS, DEHORS.

- Purview-A. 1. Eligible state-citizens votes in winning majority, favorable for said citizens' preferred presidential candidate, result into "President-elect".
 - 2. Electoral College, faithfully-executed, declares; United States President-andvicePresident, with Electoral College majority votes, elected.
 - official officer(s) occupying Executive
 Branch, which said executive official
 officer(s) is United States Commander-inChief, bound to supporting Ordained and
 Established "This Constitution", under
 which CAUSE(S) FOR JUDICIAL JURISDICTION
 OF UNITED STATES(U.S.)GOVERNMENT, COMITYGOVERNMENT OF DEMOCRACY OF/BY/FOR WE THE
 PEOPLE ET AL, ISSUE. Purview-B, Infra.

Purview-B.

Oath's Obligations are binding upon official officers occupying Legislative and Judicial Branches. That said officers are, also, bound to support Ordained and Established "This Constitution," for JudicialCause. U.S.Constitution, Article VI, Clauses 2-3.

TITLE VIII

SUMMARY OF PRESENTED ISSUES

- A. Designated Defendants as listed in this impeachment proceeding, abandoned COMMON DEFENSE MERITS—
 "MILITARY SURGE" (National International Security and Safety), bestowed upon United States Commander-in-Chief, bound by Oath to support the ordained and established United States (U.S.), Comity-Government of Democracy of/by/for We The People..., Dehors. Origins of the Bill of Rights, by Levy, Pgs. xi-259; MORE PERFECT UNION, by Peter, Pgs. 1-181; THE CONSTITUTION, by Welch, Pgs.1-111; CITIZEN'S CONSTITUTION, by Lipsky, pgs. XI-287.
- B. Similarly, in their respective joint capacity, said Designated Defendants legislated imperial forgery Directives and bench-forum SCOUTUS fainaiguings of attaint Expulsion Fuzes of Obstructions of Justice DISAVOWING MERITS OF EXECUTIVE AND JUDICIAL BRANCHES, bound by OATH to Constitution of United States—Article I, Section 1; Section 2, Clauses 1-2; Section 8, Clauses 9-11 & 18; Section 9, Clauses 2-3; Article II, Section 1, Clauses 1-3; Article III, Section 1; Section 2, Clauses 1-3; Section 3, Clauses 1-2. Also, Article I, Section 3, Clauses 1-2. Article II, Section 4, Article V: Article VI, Clauses 2-3; Article VII: 1791-Amendments I, VII, IX-X; 1804-Amendment XII: 18USCA(RICO): 241, 1956-1957 et seq. Id.

- C. That, in their collective designated capacity aimed at undoing September 1787-Per Curam-December 1791--Ratification Conventions' Law of the Land of/by/for WE THE PEOPLE, et al, Defendants are caught into nationally internationally organized forums of:
 - Criminal expulsion lynching and variegated forms of MOBS, Appendix. Titles I-VIIIB, Supra.
 - Violators of Ethics Code(s) and Civil Laws,id.
 - Inhuman immoral cruel, both professional and nonprofessional conartist ELITE of finaglers, id.
 - 4. Nihilists representing CULT-OCHLOCRACY, id.
 - 5. Self-declared voluntary enemies and volitionally ad hoc AGENTS (a) aiding worldwide

 TERRORISTS, id.; (b) adhering to their continuing own premeditated COURSE(S) of executing

 OBAMA-BIDEN IMPERIAL EXPULSION DIRECTIVE
 FUZES--Treason Actions, id.; and, (c) active

 in RACKETEERING RINGS OF \$1+.0BILLION CLI
 NTONS' ClintonFoundationInc KICKBACKS(bribes)

 to \$150+.0BILLION KERRY-IRAN NUCLEARDEAL

 SANCTIONS' SCHEME(bribery), id.

Thus, Defendants and their respective: Barack Hussein D. Obama-Joseph "Joe" Robinette Biden Imperial Administrations; Legislative Fainaiguings of Maundering Attaint Expulsion Dictum-Fuzes forumed by SCOUTUS designated Defendants--S.Breyer, R.B.Ginsburg, E.Kagan, A.Kennedy; and Bill(s) of Attainder(s) et seq., perpetuated by Harry Reid are, jointly, ACCESSORIAL FORTIAS withwhich said DEFENDANTS, in their concerted efforts, in the 18-Previous and 7+-concurrent years, have attempted, continue to attempt and or have carried-out SILENT COUP D, ETAT DISRUPTING THE UNITED STATES (U.S.), THE ENTITY OF COMITY-GOVERNMENT OF DEMOCRACY OF/BY/FOR WE THE PEOPLE ET AL, UNDER THE PRETENSES OF EXECUTIVE JUDICIAL AND CONGRESSIONAL ELECTORAL COLLEGE(S). HELD: DESIGNATED AND CAPTIONED DEFENDANTS--Barack Hussein Obama, Joseph "Joe" Biden, 7+-Years Imperial Administrations and Expulsion(Directive) Fuzes et al; SCOUTUS Dictum Expulsion Fainaiguing Fuzes of Breyer, Ginsburg Kagan, Kennedy and ACLU; Donald Trump(Indis.party) meet the EXPULSION ACTUAL FRAUDS-FUZES, AMOUNT-ING TOTTREASON ACTIONS by Obama-Biden imperial administrations; SCOUTUS forume's legislating fainaiguing dictum-fuses; and, Reid's activities and attaint acts. Id.

TITLE IX JUDICIAL IMPEACHMENT WITH PREJUDICE AGAINST DEFENDANTS

Law of the Land: MERITS-A. "Ordain(ed) and Establish(ed) This Constitution--WRIT of Dichotomy /Dichotomy Writ of September 1787 Manifest Regard Preamble Provisions and Grandeur Standing Bill of Rights, ratified for the United States, Comity-Government of Democracy of/by/for We the People et al--Hetero Generational Propagations, both allied, similarly, situated Nationalities and United States citizens of America. Law of the Land --WRIT of "This Constitution", forever ratified, effective December 1791--, Dehors. The Documentary History of History of Ratification of the Constitution, Vol.I Constitutional Documents and Records 1776-1787, by Merrill Jensen and John Kaminski; RATIFI-CATION, The people Debate the Constitution 1787-1788, BY Pauline Maier: Origins of the Bill of Rights, by Mednard Levy, Pages xi-259; MORE PERFECT UNION, by William Peter, Pages 1-181; THE CITIZEN'S CONSTITUTION,

by Seth Lipsky, Pages XI-287; THE CONSTITU-TION, by Joseph Welch, Pages 1-111.

MERITS-B. Article III: Court has, denotatively, authorized sua sponte jurisdiction granting Plaintiffs their Article III Impeachment lawsuit/litigation, to remove and expel Designated Defendants from occupying Property and any Functions of Official Branches of the United States, Entity of Comity-Government of Democracy of/by/for We The People et al--Plaintiffs per se. Id. U.S.Const.: Article III; Amendments I, VII, IX & XI; U.S.Supreme Court Rule 18/ U.S.C.A.28:2101 et seq.; U.S.C.A.18(RICO): 241, 1956-1957 et seg. Federal Rules of Civil Procedure, Rules 9 and 19. States of Texas et al 'v. Obama-Biden Expulsion Imperial-Fuzes, USCA, 5th Circuit, CANO. 15-40238(Consistent with the Law of the Land). To wit, in favor of Texas et al.

MERITS-C. 21st Century Class Action: We The People per se, ourselves...our posterity, Class of Allies and citizens of United States.

Government; and, pursuant to Hetero Principal of Ratification/Authority of Power of Dichotomy Writ of September 1787 Manifest Regard Preamble Provisions and Grandeur Standing Bill of Rights, Dehors, raise a Judicial Impeachment Question at, both Law and Fact on solid found FORTIOR EVI-DENCE, against Designated-Captioned-Defendants. That, in 18-Previous and 7+-Concurrent Years, said Defendants: Count (1) Committed, and Count (2) contortively continue to commit variegated forms of Actual Frauds, Appendix, (U.S.Supreme Docket Number 15-674); Appendix ipso; Count (3)-Committed, and Count (4) contortively continue to commit Heinous Imperial Treason Actions, ClintonFoundationInc-Kickbacks (Bribes) Activities, Obama-Biden-Kerry-Iran NuclearDeal BriberySanctions. Count (5) Committed, and Count (6) contortively continue to commit SCOUTUSForum's Fainaiguings, Obama-Biden Imperial Administrations and HarryReid Attaint Legislations of Cult-Ochlocracy and Expulsions

of Obstructions of Justice-Fuzes. Thus, Class Acciding to the Question(s) presented is at the Law and Fact, indispensably, found to issue Judicial Impeachment Proceeding(s) and Judgment with prejudice, against Designated-Captioned-Defendants.NOTE: Titles I-IX, Supra; AppendIX.

Also,see Civil Cover Sheet: I(a); II(1); IV(690); V(6); VII- VIII. Federal Rules of Civil Procedure, Rule 23: (a)(2); (b)(3)(B); (c)(1)(A-B); (c)-(2)(B)(i-iii); (c)(3)(B); (d)(1)(A-C, & E); (d)(2); and, Rule 52(a) et seq. U.S.Const., Article III; Article VI, Clauses 2-3; and Article VII.

Title X RELIEF(S) FOR PRESENTED QUESTION(S)

- A. TwentyFirst Century Plaintiffs' Class Action:

 Denotatively, consistent with Principal—Authority, of September 1787 per curam Convention;

 Counts(1) then, against 'Imperialism; and Counts

 (2) now, against concurrent 7+-Years of Barack

 Hussein Obama-Joseph "Joe" Robinette Biden Imperial Administrations, from January 2009—. Note:

 Titles I-IX, Supra. APPENDIX.
- B. TwentyFirst Century Plaintiffs' Class Action:

 Denotatively, consistent by Ratification--Power

 Convention of December 1791--, for United States

- (U.S.) Government, the Comity-Government of Democracy of/by/for We The People et al, Counts(3) concurrently, against 7+-Years Imperial Administrations Expulsion Directives-Fuzes of President Barack Hussein Obama and VicePresident Joseph "Joe" Biden; Counts(4) concurrently, against SCOUTUSLegislativeForum of S.Breyer, R.B.Ginsburg, E.Kagan, A. Kennedy, and American Civil Liberty Union(ACLU) Dictum-Nihilist Expulsions Fainaiguings-Fuzes, retroactively(from December 1791--- Titles I-XA, Supra. Appendix.
- C. TwentyFirst Century Plaintiffs' Class Action:

 Denotatively, Counts(5) authorized Article III

 Appeal for DichotomyWrit of September 1787
 Preamble Provisions-and-Bill of Rights, Dehors,

 of December 1791--, for United States Government

the Comity-Government of Democracy CAPACITY

of/by/for WE THE PEOPLE et al, Counts(6), against

Designated Defendants and defendants' joint

capacity of:imperial criminal Treason Actions;

ClintonFoundationInc PaddlingKickbacks(Bribes);

Obam-Biden-Kerry-Iran NuclearDeal Bribery Sance

tions, SCOUTUSLegislative Fainaiguings; Harry
Reid Attaint Nuclear-option bills of attainder;
and, Counts(7), against Designated Defendants in
their premeditated delusions, to undo the United
States Government, the Entity of Comity-Government
of Democracy of/by/for We The People et al, Counts
(8), against Obama-Biden imperial Directives and
SCOUTUSForum legislativeDictum Fainaiguing-Fuses of
CULT-OCHLOCRACY. Title I-XB, Supra. Appendix.

TITLE XI STATEMENT OF RELIEF(S)

A. TO THE EXTENT THAT DESIGNATED DEFENDANTS:

abandoned Common Defense-National International USAMilitary-Security-SURGE-Safety,

bestowed upon United States President Commander-in-Chief, President Barack Hussein

Obama-VicePresident Joseph Robinette Biden

by their own intentional volitions, defaulted

their eligibility and certification, thereof,

permanently, from occupying the United States

official offices and Property of Commander-in

Chief, effective January 2009--. Titles I-XC,

Supra. Appendix.

- TO THE EXTENT THAT DESIGNATED DEFENDANTS: Premeditated to disavow United States Government OATH'S OBLIGATIONS -- Advice_ Consent...National Security and Safety and Notices of the United States Constitution, said Defendants, by their volitionally-disavowing from supporting the Constitution's OATH'S OBLIGATIONS, Defendants intentionally and knowingly, defaulted their qualifications-eligibilities-certifications, thereof, permanently, from occupying the Property and official Offices; and, from participating in any function of Executive, Legislative and Judiciary Branches of the United States Government, Comity-Government of Democracy of/by/for We The People, effective January 2009. -- . Titles I-XIA, Supra. Appendix.
- C. TO THE EXTENT THAT DESIGNATED DEFENDANTS:

 Lack Principal or authority per se in simili Ratification or power of DichotomyWrit of September 1787 Manifest IntactRegard Preamble

Provisions-and-December 1791 Grandeur Standing
Bill of Rights, Dehors, ipso facto, denote Defendants and their imperial administrations, SCOUTUS
forum's dictum-fainaiguings, and nuclioptio bills of
attainder/ex post faco are, collectively, expulsion
fuses' hill of defendants premeditated actual frauds;
maundering obstructions of justice, heinous voodoohoodoo-witchraft delusions of grandeur cult imperial
ochlocracy on NOTICE; moot, null and void for wanting the Constitutionality of the Supreme Law of the
Land. Question(s) and Merits of Question(s) Presented, Pages 1-19/Titles I-XIB, Supra. Appendix.

RELIEF

WHEREFOR, PLAINTIFFS, United States Government et al in linear of Ius move this Court to sustain the merits for Comity-Government of Democracy of/by/for We The People, pursuant to September 1787-December 1791 DichotomyWrit. Pages 1-19/Titles I-XIC, Supra, against Defendants.

That Grant Plaintiffs their Twentfirst Cenury Class Action at law and Fact, against designated Defendants. Id.

That Court is further moved to enter impeach-

nated Defendants, with prejudice.Id.

ment order favorable plaintiffs against Desig-

Page-21

Court is requested to empanel a jury trial and hearing from July 1,2016, where Plaintiffs will present to the jury undisputed facts showing Ambassador Christopher representing United States Government was set-up to be murdered, and that though the cause of being murdered has been tried to be covered-up over and over again by party perpetrators but. that has not been possible. Id, also, Appendix. Court is requested to grant jury trialbecause Clintons' Clinton-FoundationInc has spider pæddlingspindles traveling like Osprey airline in a form of Pandora box composite BengaziTruth. ACCORDINGLY, Court is moved to set trial date as soon as possible for impeachment hearing against Barack Hussein Obama, Joseph"Joe" Biden and Obama-Biden administrations cabinet members and SCOUTUS Forummembers designated. Id. Exhibits and Appendixes.

Respectfully requested and submitted on Jura 0-7,2016 by:

JAMES A-K ARUNGA, Pro se

ARUNGA & LEE POST OFFICE BOX 11521 EUGENE, OR 97440-3721